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*Counsel for Defendant
Jacobs Entertainment, Inc.*

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

JANE DOE, a minor by and through her natural parent, GRACE DOE;

CASE NO.: 3:18-cv-428-LRH-WGC

Plaintiff,

vs.

CARSON CITY, a consolidated municipality and a political subdivision of the State of Nevada; JAYE PHILLIPS, individually; JACOBS ENTERTAINMENT, INC., a foreign corporation,

**STIPULATION REGARDING SITE
INSPECTION OF GOLD DUST WEST
CARSON CITY**

Defendants.

Plaintiff Jane Doe (hereinafter “Plaintiff”) has filed an action in the above-captioned court against Defendants Carson City, Jaye Phillips, and Jacobs Entertainment, Inc. (Collectively “Defendants”).

The Parties stipulate that a site inspection of the Gold Dust West Carson City Bowling Center will take place on April 22, 2019 at 11:00 a.m., 2171 East William Street, Carson City, Nv. 89701. Counsel for Plaintiff and Counsel for Defendant Carson City/Jaye Phillips, along with their representatives, if any, shall be allowed access to the bowling center and the bathroom areas at issue in this case, and shall be allowed to inspect, measure, photograph, and videotape (without audio) these public areas.

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1 The Parties further stipulate that Counsel and their respective representatives will be allowed access
2 to the video surveillance room solely for the purpose of visualizing the room and the equipment as it
3 currently exists. No measurements, photography or videotaping will be permitted of this non-public area.

4 Defendant Jacobs Entertainment agrees to provide still photographs of the video surveillance room
5 and equipment to Plaintiffs' counsel and counsel for Defendant Carson City/Jaye Phillips, with the
6 understanding and agreement that these photographs will be marked "Confidential" and subject to all terms
7 and conditions of the Stipulated Protective Order entered in this case on March 27, 2019.

8 The Parties further stipulate that all persons present for the site inspection, and not affiliated with
9 Jacobs Entertainment, will sign the attached Site Inspection Attendance sheet.

10 DATED: April 22, 2019

11 LAGOMARSINO LAW

12 By: /s/ Andre M. Lagomarsino
13 ANDRE M. LAGOMARSINO, ESQ.
14 Nevada Bar No. 6711
15 3005 W. Horizon Ridge Pkwy., Suite 241
16 Henderson, NV 89052
17 *Attorney for Plaintiff Jane Doe*

18 DATED: April 22, 2019

19 ROBISON SHARP SULLIVAN BRUST

20 By: /s/ Kent R. Robison
21 KENT R. ROBISON, ESQ.
22 Nevada Bar No. 1167
23 71 Washington Street
24 Reno, NV 89503
25 *Attorney for Defendant Carson City*

26 DATED: April 22, 2019

27 HALL JAFFE & CLAYTON, LLP

28 By: /s/ Michelle R. Schwarz
29 STEVEN T. JAFFE, ESQ
30 Nevada Bar No. 007035
31 MICHELLE R. SCHWARZ, ESQ.
32 Nevada Bar No. 005127
33 7425 PEAK DRIVE
34 Las Vegas, NV 89128
35 *Counsel for Defendant*
36 *Jacobs Entertainment, Inc*

37 IT IS SO ORDERED.

38 DATED: April 22, 2019.

39 William G. Cobb
40 UNITED STATES MAGISTRATE JUDGE

1 **CASE NO.: 3:18-cv-428-LRH-WGC**

2 **SITE INSPECTION ATTENDANCE SHEET**

3 **Printed Name**

4 **Signature**

5 **Date**

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